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10 DEFENDANT GABRIEL ALAN SOLOMON

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12
13 **UNITED STATES DISTRICT COURT**
14
15 **DISTRICT OF NEVADA**

16 LOUIS NAIMAN, individually and on
17 behalf of all others similarly situated,

18 v.
19 Plaintiff,

20 BLUE RAVEN SOLAR, LLC and
21 RENOVATION REFERRAL LLC and
22 GABRIEL ALAN SOLOMON,

23 Defendants

24 CASE NO. 2:19-cv-01643-JAD-DJY

25 **REQUEST FOR JUDICIAL NOTICE IN
26 SUPPORT OF REPLY IN SUPPORT OF
MOTION TO DISMISS**

27 TO THE HONORABLE COURT AND ALL PARTIES AND TO THEIR
28 ATTORNEYS OF RECORD:

29 Pursuant to Rule 201(b) of the Federal Rules of Evidence, Defendant GABRIEL
30 SOLOMON (“Defendant”) requests judicial notice of the following documents submitted in
31 support of Defendant’s Reply in Support of Motion to Dismiss

32 A. First Amended Complaint, *Declements v. Americana Holdings LLC*, No. CV-20-
33 00166-PHX-DLR, (D. Ariz. Mar. 26, 2020)

34 B. Motion to Dismiss, *Declements v. Americana Holdings LLC*, No. CV-20-00166-
35 PHX-DLR, (D. Ariz. May 4, 2020)

36 C. Opposition to Motion to Dismiss, *Declements v. Americana Holdings LLC*, No.
37 CV-20-00166-PHX-DLR, (D. Ariz. June 6, 2020)

1 D. Reply in Support of Motion to Dismiss, *Declements v. Americana Holdings LLC*,
2 No. CV-20-00166-PHX-DLR, (D. Ariz. June 24, 2020)

3 Dated: October 21, 2020

4 CARLSON & MESSER LLP

5 s/Stephen A. Watkins
6 Stephen A. Watkins
7 Attorney for Defendant,
GABRIEL SOLOMON

CERTIFICATE OF SERVICE

I, Stephen A. Watkins, hereby certify that on this 21st day of October, 2020, a true and accurate copy of the foregoing REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF REPLY IN SUPPORT OF MOTION TO DISMISS was filed through the ECF system, which will send notification of such filing to the e-mail addresses associated with this case.

/s/Stephen A. Watkins

Stephen A. Watkins
CARLSON & MESSER LLP